Case 1:13-cv-00982-SAS Document 20 Filed 10/30/13 Page 1 of 3

13 CV 0982 (SAS)(MHD)

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

SHARIA GADDY, JODECI GADDY, KADAJAH STEWART, LAKEATH BERRIAN, DONELL WILLIAMS, TRINA STEPHENSON, individually and as the mother and natural guardian of infant MONTANA STEPHENSON, CHARLENE WILLIAMS, individually and as the mother and natural guardian of infant KEVIN WILLIAMS, MONIQUE WILLIAMS, as mother and natural guardian of infant SHANIC WILLIAMS, JERMAINE BROWN as the legal guardian of infant ALSHANTE BAKER, DAWN TYLER, as mother and natural guardian of infant JAHLEEL BROWN, and JEROME BROWN, as legal guardian of infant SHAIRE BARLEY,

INFANT COMPROMISE ORDER

Plaintiffs,

-against-

THE CITY OF NEW YORK, N.Y.C. POLICE SERGEANT JUNIO ACOSTA, N.Y.C. POLICE OFFICER JULIAN MARTINEZ, SHIELD # 10673, N.Y.C. POLICE OFFICER KIM CRUSE, SHIELD #11030, N.Y.C. POLICE OFFICER DENISE DIAZ, SHIELD #00175, AND POLICE OFFICERS "JOHN DOE (1)-(10)", EACH SUED INDIVIDUALLY AND IN THEIR OFFICIAL CAPACITY,

USDC SDNY
DOCUMENT
ELBCTRONICALLY FILED
TYDC #:

Defendants.

Upon the holding of a settlement conference before the Honorable Michal H. Dollinger, on July 9, 2013, at the United States Courthouse, Eastern District of New York, located at 225 Cadman Plaza East, Brooklyn, New York, upon speaking to various Plaintiffs about the incident in question on that date, upon the affidavit of MONIQUE WILLIAMS, the guardian of the infant Plaintiff SHANIC WILLIAMS, upon the affirmation of Steven Hoffner, Esq., and it appearing that the best interests of the infant plaintiffs will be served, it

ORDERED, that Monique Williams, the mother and natural guardian of the infant

Shanic Williams, be and is hereby authorized and empowered to settle the action of the infant plaintiff against the defendants City of New York, et al., for the sum of \$15,000 (FIFTEEN THOUSAND DOLLARS), and conditioned upon compliance with the following provisions, to execute and deliver a general release and to sign all the papers necessary to accomplish this settlement, and it is further

ORDERED, that out of the said sum the defendant, City of New York, is authorized and directed to pay to Steven Hoffner, Esq., attorney for the infant plaintiff herein, the sum of \$4,986 as his 2/3 contingency fee pursuant to the retainer, and pay to Steven Hoffner, Esq. the sum of \$1,500 as for his fee for legal representation in Bronx Family Court, plus disbursements in the sum of \$42 for a total of \$6,528 (SIX THOUSAND FIVE HUNDRED TWENTY EIGHT DOLLARS AND NO CENTS) and it is further

ORDERED, that the infant's funds, \$8,472 (EIGHT THOUSAND FOUR HUNDRED SEVENTY TWO DOLLARS AND NO CENTS) shall be received by Monique Williams jointly with an officer of Citibank, on behalf of infant Shanic Williams;

ORDERED, that said depository is authorized and directed to maintain said funds of deposit in said depository yielding the highest direct return to the infant, providing that said funds shall be in such a form that it will not be available to said infant until she reaches the age of majority, and it is further

ORDERED, that the attorney for plaintiff shall serve a copy of this Order upon said depository and shall arrange for the deposit of the funds within ninety (90) days from the date hereof or within thirty (30) days of the receipt of the proceeds of the settlement from the defendants, whichever is earlier. Said funds shall be deposited in the above bank in the name of the parent and natural guardian for the sole use and benefit of the infant, in accounts paying

Case 1:13-cv-00982-SAS Document 30 Filed 11/20/13 Page 3 of 3

Case 1:13-cv-00982-SAS Document 20 Filed 10/30/13 Page 3 of 3

the highest rate of interest available. Time deposit accounts shall be subject to renewal upon

maturity at the discretion of the parent, except that the date of maturity shall not extend

beyond the date when said infant attains the age of 18 years on September 18, 2015. No

withdrawals shall be made from said accounts before the infant turns 18 years old, except

upon further order of this Court, and it is further

ORDERED, that said depository shall, upon the infant's demand therefor, and without

further order of this Court, pay over to the infant the funds when she reaches the age of 18

years, upon presentation of proper proof, and it is further

ORDERED, that the filing of a bond herein be dispensed with.

Dated:

November 20, 2013

Brooklyn, New York

New York

ENTER:

Hon. Michael H. Dollinger

U.S. Magistrate Judge

Shira A. Scheindlin

U.S.D. 3.